MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

May 22, 2003

DIVISION ONE

B153530 Bryan Haney (Certified for Publication)

V.

City of Los Angeles

The judgment is affirmed. Respondent to recover costs on appeal.

Spencer, P.J.

I concur: Mallano, J.

I concur in the judgment only: Vogel (Miriam A.), J.

B159828 People (Not for Publication)

V.

J'mi Edward Feagin

The judgment is affirmed. The matter is remanded for the trial court to correct its minute order and abstract of judgment (erroneously showing the imposition of two one-year prior conviction enhancements) to show the imposition of a single one-year enhancement. The court is to send the corrected abstract of judgment to the Department of Corrections.

Ortega, J.

We concur: Spencer, P.J.

Vogel (Miriam A.), J.

B160843 People (Not for Publication)

V.

Levele W.

That part of probation condition 21 reading, "stay away from places where users congregate" is modified to read "stay away from places where users are known to congregate." As modified, the judgment is affirmed.

Ortega, J.

We concur: Spencer, P.J.

Mallano, J.

DIVISION ONE (Continued)

B163779 Mabel G. (Not for Publication)

V.

Steven N.

In re Guardianship or Megan N., a minor

We reverse the order of guardianship. Under Family Code section 3010, subdivision (b), Michael's rights as Megan's sole custodial parent are fully restored to him. The parties are to bear their own costs.

Ortega, J.

We concur: Spencer, P.J.

Mallano, J.

B158347 People (Not for Publication)

V.

Bowdry

The judgment is modified to stay execution of the sentence on count 2. In all other respects, the judgment is affirmed. The trial court is to issue a new abstract of judgment and send it to the Department of Corrections.

Ortega, J.

We concur: Spencer, P.J.

Vogel (Miriam A.), J.

DIVISION TWO

Court convened at 9:00 a.m.

Present: Boren, P.J., Nott, J., Ashmann-Gerst, J. and Joyce Hatter, Deputy Clerk.

Each of the following:

B159044 People v. Gallegos, et al.

B162657 DCFS v. Blanca M.

B161264 People v. Contreras

B158622 People v. Wright

Argument waived, cause submitted.

DIVISION TWO (Continued)

B154299 Howard, et al.

V.

Ramirez, et al.

Merits:

Argued by Pius Joseph for appellants and by Edmund Farrell for

respondents. Cause submitted.

B158987 Gadda, et al.

V.

James, et al.

Merits:

Argued by Howard Posner for appellants and by Leonard Nasatir for

respondents. Cause submitted.

B156810 Contreras, et al.

V.

Childrens Hospital of Los Angeles

Merits:

Argued by Steven Stevens for appellants and by Joseph Fagundes for

respondent. Cause submitted.

Court adjourned.

DIVISION THREE

B151712 Seg, Inc. (Not for Publication)

V.

Stacey E. Stillman

The judgment is affirmed. Each party to bear their own costs.

Croskey, J.

We concur: Klein, P.J.

Kitching, J.

DIVISION THREE (Continued)

B161170 Los Angeles County, D.C.S. (Not for Publication)

V.

Ivory B.

The judgment is affirmed.

Croskey, J.

We concur: Klein, P.J.

Kitching, J.

B157749 John Clark (Not for Publication)

V.

Nicolette Hannah-Clark

Lynn Redgrave

The judgment quieting title to the Entrada cottage in favor of John and Lynn is affirmed. John and Lynn shall recover their costs on appeal.

Klein, P.J.

We concur: Kitching, J.

Aldrich, J.

B162348 People (Not for Publication)

v. Ruiz

The judgment is modified to reflect an award of 204 days of presentence custody credit consisting of 136 days of actual custody and 68 days of conduct credit and, as so modified, is affirmed.

Klein, P.J.

We concur: Croskey, J.

Aldrich, J.

DIVISION FOUR

B162752 People (Not for Publication)

V.

McConico

The judgment is affirmed.

Vogel (C.S.), P.J.

We concur: Epstein, J.

Hastings, J.

B156999 People (Not for Publication)

v. Hill

For the foregoing reasons, the judgment is affirmed.

Hastings, J.

We concur: Epstein, Acting P.J.

Curry, J.

B157794 May, et al. (Not for Publication)

V.

Shatford III, et al.

We reverse the order denying the special motion to strike pursuant to section 425.1 and remand the matter to the trial court with instructions to enter a new and different order granting that motion. Appellants to recover costs on appeal.

Epstein, Acting P.J.

We concur: Hastings, J.

Curry, J.

DIVISION SIX

B157843 People (Not for Publication)

v. Fire

The judgment is modified to reflect 244 days in actual presentence custody credits and 122 days in conduct credits under Penal Code section 4019, for a total of 366 days. (See *People v. Culp* (2002) 100 Cal.App.4th 1278, 1282-1283.) The superior court shall prepare an amended abstract of judgment and shall forward a copy to the Department of Corrections. As so modified, the judgment is affirmed.

Coffee, J.

We concur: Yegan, Acting P.J.

Perren, J.